UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NEW YORK

In Re:	David A. Morris	Case No	. 17-21113			
	Debtor(s)	Chapter	Chapter 13			
		CHAPTER 13 PLAN				
	0	riginal <u>x</u> Amend	led			
It also oupon the Bankru The fail plan to Bankru	contains provisions regarding ne debtor's interpretation of the optoy Code provisions. Some of lure of any creditor (secured of file written opposition to confi	treatment of secured claims te recent amendments to 11 f these provisions may be so or otherwise) whose rights a irmation in accordance with	U.S.C. §1325, §1326 and other ubject to different interpretations are effected or impaired by this			
propose	Pursuant to applicable provision (s) the following Chapter 13 planding of the Plan and Determi	n of reorganization and repa	yment:			
		ly income of the debtor(s) is	\$ 3,246.00			
		expenses of the debtor(s) ar				
		ome available to fund the pla				
t	o. 1. The annualized <i>curren</i>	nt monthly income of the deb	tor(s) is \$_42,240.00			
	2. The annualized <i>curren</i> abo	nt monthly income is: vex below the state med	dian income			
3. The applicable commitment period is 36 months 60 months						
	4. The projected disposa	ble income of the debtor(s) is	s \$			
	5. The minimum amount holding administrative or	t to be paid to unsecured cred other priority unsecured clai	litors (including creditors ims) is \$			

c.	The debtor shall makey Chapter 13 trustee in the amount	weekly t of \$_918	bi-weekly <u>x</u> monthly payments to the for a period of 60 months.
	2. Payments shall be made by:		
	x_ direct paym wage order Employer Employer	to employer	btor(s) of debtor spouse as follows:
	3. The debtor shall make the fol	lowing addi	tional payments to the Trustee:
	Amount Da	<u>ite</u>	Source of Payment
Dove			s shall apply (i.e. step up, seasonal, etc.):
Paym	<u>ient of Administrative Priority C</u>	<u>Claims</u>	
a.	be fixed by the Trustee) of the pl 13 Trustee may be deduct such c	lan payment compensation	I be 10% (or such other percentage as may s received from the debtor(s). The Chapter in from the plan payments on a weekly, with procedures established by the Trustee.
b.	1. A fee of \$ 3,750.00 shall be rendered in connection with the lallowed by the Bankruptcy Cour	Plan, except	o counsel for the debtor(s) for all services and otherwise allowed by local rule or
	2. The amount received by coun	sel for the d	ebtor to date is \$_300.00
	3. The balance of legal fees paya	able through	the Plan is \$ 3,450.00
	from funds remaining after payments, and equal monthly ins secured claims against personal page 1.	nent of truste stallments pa property. Le	ebtor shall be made on a monthly basis be compensation, adequate protection syments to creditors holding allowed gal fees shall be paid ahead of all claims for te, and priority debts unless otherwise

2.

ordered by the Court.

3. Payment of Other Priority Claims

a. The debtor shall make full payment to the following priority claims

Creditor

Amount

Interest Rate

b. The debtor shall make payment to priority claims allowed under 11 U.S.C. §507(a)(1)(B) in accordance with 11 U.S.C §1322(a)(4). Any amounts not paid on such shall survive the discharge of the debtor(s)

Creditor

Amount

c. Payments on priority claims shall be made only after completion of payments on account of allowed administrative claims of the Chapter 13 trustee and counsel for the debtor, as well as payment of all allowed secured claims of any kind.

4. Payment of Secured Claims

- a. General Provisions
 - 1. The holder of each allowed secured claim provided for below shall retain the lien securing such claim until the earlier of: (a) the payment of the underlying debt determined under applicable non-bankruptcy law or (b) discharge under Section 1328
 - 2. Notwithstanding the provisions contained in 11 U.S.C. §1325(a)(5)(B)(iii)(I), the Chapter 13 Trustee shall not be required to make payments to holders of allowed secured claims in fixed monthly installments. [Strict compliance with 11 U.S.C. §1325(a)(5)(B)(iii)(I) might render the practical administration of the Plan impossible. For example, if the debtor remits a partial plan payment in an amount less than the "equal monthly installment" required by 11 U.S.C. §1325(a)(5)(B)(iii)(I), then the Chapter 13 Trustee would be compelled to pay all the funds received to the secured creditor and would not be able to pay allowed administrative claims, including Chapter 13 Trustee commissions. Similarly, if the debtor remits a larger-than-required monthly plan payment, the Trustee could not make payment to the secured creditor in excess of the required "equal monthly installment," thus causing the secured claim to accrue additional interest needlessly or perhaps requiring the excess funds to be paid to unsecured creditorsl.

- 3. For purposes of 11 U.S.C. §1325(a)(5)(B)(iii)(II), the holder of an allowed claim secured by personal property shall be conclusively deemed to be adequately protected throughout the term of the Plan so long as such creditor has received payment according to the following formula: total allowed secured claim divided by sixty multiplied by number of months elapsed since filing of the plan. However, this provision shall not effect the right of any party in interest to file a motion to dismiss the debtor's case for non-payment.
- 4. Notwithstanding the provisions contained in 11 U.S.C. §1326(a)(1)(C), the Trustee (not the debtor) shall make pre-confirmation adequate protection payments to holders of allowed claims secured by personal property.
- 5. Claims for mortgage arrears and other claims secured by real estate shall be paid to the extent practicable in equal monthly installments commencing in the month after legal fees to debtor's counsel have been paid in full.
- 6. This plan shall constitute the debtor's motion to approve payment of secured claims in the manner specified herein, including valuation of personal property, interest rate, and proposed monthly installments.
- 7. In the event a pre-confirmation claim for mortgage arrears is filed in an amount greater than specified in the Plan, the debtor(s) shall have the option of allowing confirmation to proceed by increasing plan payments or duration as needed to provide for full payment of the claim. However, confirmation of the Plan shall not prevent the debtor from filing an objection to claim subsequent to confirmation for any reason, including objections based on excessive legal fees or costs imposed by the lender, improperly calculated arrears of principal and interest, and improperly claimed escrow advances.

Real property claims

b. The following claims secured by real property that the debtor(s) intend(s) to retain shall be paid through the Plan:

<u>Creditor</u>	<u>Amount</u>	Interest Rate	Value of Collateral	Monthly Payment
City of Rochester Tax	\$3,325	12%		\$60
City of Rochester Water	\$299	12%		\$15
	400-			
Monroe County	\$897	18%		\$25

c. The debtor(s) intend(s) to surrender the following real properties, and any claims secured against such properties shall be deemed fully satisfied unless the creditor files a separate deficiency claim after liquidation of the collateral in an amount that would be allowed under applicable non-bankruptcy law:

<u>Property</u> <u>Creditor</u> <u>Amount owed</u>

d. The debtor shall make the following direct monthly payments to holders of claims secured by real property (subject to change based upon escrow fluctuations):

CreditorAmountDurationDitech\$425.00Entire Plan

e. The following arrears on secured claims shall be paid through the Plan:

CreditorAmountInterest RateMonthly PaymentDitech\$10,451.470.0%\$175

Personal property claims

f. From plan payments received, the Trustee shall make the following monthly <u>preconfirmation</u> adequate protection payments to holders of allowed claims secured by personal property:

<u>Creditor</u> <u>Amount</u> <u>Collateral</u> CAC \$165.00 2004 Chevrolet

g. The following claims secured by personal property are not subject to bifurcation pursuant to 11 U.S.C. §506, and the allowed amount of such secured claims shall be paid in full (with interest rates that may or may not be equal to the contract rate of interest):

CreditorAmountInterest RateMonthly PaymentCAC\$7,687.146.0%\$165.00

h. The following claims secured by personal property are not subject to bifurcation pursuant to 11 U.S.C. §506. However, the debtor proposes to pay the claim as follows and the creditor's failure to file written opposition to confirmation in accordance with the Interim Rules of Bankruptcy Procedure and Local Rules of this court shall be deemed such creditor's affirmative acceptance of the proposed treatment of its claim

<u>Creditor</u> <u>Collateral</u> <u>Balance</u> <u>Secured Claim</u> <u>Unsecured Claim</u> <u>Interest Rate</u> <u>Monthly Payment</u>

i. The following claims are secured by property of the debtor. The debtor shall surrender the collateral to the secured creditor.

<u>Creditor</u> <u>Amount</u> <u>Collateral</u>

j. The following claims secured by personal property <u>are</u> subject to bifurcation pursuant to 11 U.S.C. §506 for one or more of the following reasons [and the holder(s) of the claim(s) shall be entitled to an allowed secured claim up to the value of the collateral and an allowed general unsecured claim for any remaining balance]:

			The debt that is the subject of the claim was incurred for a motor vehicle acquired more than 910 days prior to the filing of the petition					
			The debt that is the subject of the claim was incurred for other personal property acquired more 365 days prior to the filing of the petition					
			The claim is not a purchase money claim					
			The motor vehicle or p personal use	ersonal property	was incur	red for business	s use rather than	
			The motor vehicle or p individual other than the		was incur	red for the pers	onal use of an	
		Creditor	<u>Collateral</u>	Amount Owed	<u>Value</u>	Interest Rate	Monthly Payment	
5.	Lien	<u>avoidance</u>						
		ollowing liens s C. §506	hall be avoided pursuant	t to 11 U.S.C. §52	2(f), 11 U	J.S.C. §1322(b)	(2) and/or 11	
		Creditor	Nature of Lien	An	nount of l	<u>en</u>		
6.	Pavm	ent of General	Unsecured Creditors					
		•						
	a.	The total amo	unt of general unsecured	l claims (includin	g underse	cured claims) i	s \$ 21,823.00	
	b.	b. Pursuant to the provisions contained in 11 U.S.C. §1325(b) and the calculations set forth in Paragraph 1 of this plan, the minimum total distribution to unsecured creditors is \$ After deduction of Chapter 13 Trustee compensation, legal fees to counsel for the debtor(s), and all other priority claims, the minimum distribution to general unsecured creditors is \$					s \$ ne debtor(s), and	
	c.	\$	1 U.S.C. §1325(a)(4), the After deduction of Chapt all other priority claims	er 13 Trustee con	npensation	, legal fees to	counsel for the	

- d. The debtor(s) propose(s) to pay allowed general unsecured claims at the rate of 100 % on a pro-rata basis after payment of all other claims in the case.
- e. The following unsecured claims shall be separately classified and paid in full:

<u>Creditor</u> <u>Reason for Separate Classification</u> <u>Amount</u>

7. Filing of Claims

- a. Creditors properly listed in the bankruptcy petition must file a timely proof of claim to receive distribution under the Plan. Creditors that are not listed in the Petition [or that are defectively listed with incomplete or incorrect address information] shall be permitted to file a proof of claim within 90 days after such creditor's receipt of actual notice of the bankruptcy filing.
- b. Any secured creditor that does not file a timely proof of claim may [only with the consent of the debtor] file a late claim.
- c. Any creditor holding a claim excepted from discharge pursuant to 11 U.S.C. §1328 may [with the consent of the debtor] file a late claim.

•

8. <u>Debtor's Duties</u>

- a. Debtor is prohibited from transferring, encumbering, selling or otherwise disposing of any real or personal property with a value of \$1,000 or more other than in the regular course of the debtor's business affairs without court authorization. Except as provided by 11 U.S.C. §364 and §1304, the debtor shall not incur new debt aggregating more than \$500 without court approval unless such debt relates to emergency medical care and prior court approval cannot reasonably be obtained.
- b. Debtor shall maintain insurance as required by applicable law, contract or security agreement on all personal and real property.
- c. Debtor shall comply with all applicable non-bankruptcy laws in the conduct of debtor's affairs, including payment of domestic support obligation, conduct of business affairs, filing of required tax returns, and payment of taxes.

9.	The executory	contracts	of the	debtor(s)) shall	be treated	as follows:

Creditor

Nature of Contract

Disposition

10. Revestment

The debtor shall remain in possession of all property of the Estate during the pendency of this case unless otherwise indicated below. All property of the Estate shall vest in the debtor upon completion of the Plan or dismissal of the case.

11. Other plan provisions

DATED:	a[3/	18
--------	------	----

Debtor

Joint debtor

DATED: 12/3/18

Attorney for Debtor(s)